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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO |
|-----------------------------------|---------------|----------------------|---------------------|-----------------|
| 09/550,278 | 04/14/2000 | Kazuyuki Kurita | 0879-0261P | 9589 |
| 7590 10/21/2004 | | | EXAMINER | |
| Birch Stewart Kolasch & Birch LLP | | | JERABEK, KELLY L | |
| P O Box 747 | | | | |
| Falls Church, V | /A 22040-0747 | | ART UNIT | PAPER NUMBER |
| | | | 2612 | |

DATE MAILED: 10/21/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | | A | | | | |
|--|--|---|---|-------------|--|--|--|
| Office Action Summany | | Application No. | Applicant(s) | | | | |
| | | 09/550,278 | KURITA, KAZUYUKI | | | | |
| | Office Action Summary | Examiner | Art Unit | | | | |
| | TI MAU NO BATE OU | Kelly L. Jerabek | 2612 | | | | |
| Period fo | The MAILING DATE of this communica or Reply | ation appears on the cover sneet w | uth the correspondence address | | | | |
| THE - External after - If the - If NC - Failu Any I | ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICATION of the may be available under the provisions of SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) of period for reply is specified above, the maximum statutive to reply within the set or extended period for reply will reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b). | ATION. 37 CFR 1.136(a). In no event, however, may a ication. 19ys, a reply within the statutory minimum of this orry period will apply and will expire SIX (6) MOI, by statute, cause the application to become A | reply be timely filed rly (30) days will be considered timely. NTHS from the mailing date of this communic BANDONED (35 U.S.C. § 133). | cation. | | | |
| Status | | | | | | | |
| 1)🖂 | Responsive to communication(s) filed | on <u>17 September 2004</u> . | | | | | |
| 2a) <u></u> ☐ | This action is FINAL . 2b |)⊠ This action is non-final. | | | | | |
| 3)□ | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | | |
| Dispositi | on of Claims | | | | | | |
| 5) <u>□</u> 6)⊠ | Claim(s) <u>1-3</u> is/are pending in the appl 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) <u>1-3</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction | withdrawn from consideration. | | | | | |
| Applicati | on Papers | | | | | | |
| 9)□ | The specification is objected to by the I | Examiner. | | | | | |
| 10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner. | | | | | | | |
| | Applicant may not request that any objection | | | | | | |
| 11) | Replacement drawing sheet(s) including the The oath or declaration is objected to be | · · | | | | | |
| Priority ι | ınder 35 U.S.C. § 119 | | | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | | | |
| | e of References Cited (PTO-892) | 4) ☐ Interview | Summary (PTO-413) | | | | |
| 2) D Notic 3) D Inforr | e of Draftsperson's Patent Drawing Review (PTC nation Disclosure Statement(s) (PTO-1449 or PT r No(s)/Mail Date |)-948) Paper No | s)/Mail Date · Informal Patent Application (PTO-152) | | | | |

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3 rejected under 35 U.S.C. 102(b) as being anticipated by Cortjens et al. US 5,598,209.

Re claim 1, Cortjens discloses in figure 1 a videoconferencing system capable of remotely controlling the pan, tilt, zoom, and focus of cameras (col. 5, lines 30-42). The videoconferencing system allows a user to use an operation part (mouse 12) to send out a control signal (mouse movement signals) to remotely control a camera to be panned (col. 6, lines 20-34). The videoconferencing system utilizes converters (11A,11B), controller (10), network (23), and pan/tilt unit control node (17) in order to convert signals from the mouse (12) into network standard signals and convert the network standard signals into signals appropriate for the pan/tilt mechanism (col. 6, lines 20-53). The examiner is reading the converters (11A,11B,11E) as the data

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converter because the videoconferencing system uses these converters (11A,11B,11E) to convert signals from the mouse (12) into network standard signals and convert the network standard signals into signals appropriate for the pan/tilt mechanism. Thus, the data converter includes converters (11A,11B,11E) that detect a data format of a communication data outputted from the operation part (mouse 12) and convert the communication data into a data format (network standard signals) used in serial communication which conforms with a data format for the remote control pan head if the data format of the communication data differs from the data format of the remote control pan head, and transmit the converted communication data (network standard signals) to the remote control pan head (col. 6, lines 20-53).

Re claim 2, the controller (10) disclosed by Cortjens serves as a recognition device since the controller (10) determines that the network standard control signals provided by converter (11B) signify a mouse movement corresponding for a selected camera to pan left (col. 6, lines 34-38). Therefore, controller (10) automatically recognizes a type of data format of the communication data from the operation part (mouse 12).

Re claim 3, Cortjens states that it is possible for a single converter to service two or more devices, such as converter (11B) servicing mouse (12) and joystick (18) (col. 6, lines 2-4). When sending information regarding the user's movement of devices (12) or (18) converter (11B) also sends also sends information as to whether the activity is

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associated with the mouse (12) or the joystick (18) (col. 6, lines 5-8). Therefore, since the converter (11B) sends information to a controller (10) as to whether a user is using a mouse (12) or a joystick (18) the converter (11B) must include a device (switching device) that determines whether the user is using the mouse (12) or the joystick (18). Thus, the user is able to designate a type of data format of the communication data outputted from the operation part (12,18) depending on whether the user chooses to operate the mouse (12) or the joystick (18).

Contacts

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kelly L. Jerabek whose telephone number is 703-305-8659. The examiner can normally be reached on Monday - Friday (8:00 AM - 5:00 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wendy Garber can be reached on 703-305-4929. The fax phone number for submitting all Official communications is 703-872-9306. The fax phone number for submitting informal communications such as drafts, proposed amendments, etc., may be faxed directly to the Examiner at 703-746-3059.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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